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Please find below and/or attached an Office communication concerning this application or proceeding.

| | | Application No. | Applicant(s) | | |
|---|--|---|--|--|--|
| Office Action Summary | | | | | |
| | | 10/072,962 | PHELAN ET AL. | | |
| O. | ince Action Summary | Examiner | Art Unit | | |
| 71 | MAU INO DATE efability and in the same | Ashok B. Patel | 2154 | | |
| Ine Period for Rep | MAILING DATE of this communication app | ears on the cover sheet with the c | orresponaence address | | |
| WHICHEVI - Extensions of after SIX (6) - If NO period in Failure to repart of the Any reply records. | NED STATUTORY PERIOD FOR REPLY ER IS LONGER, FROM THE MAILING DAI time may be available under the provisions of 37 CFR 1.13 MONTHS from the mailing date of this communication. For reply is specified above, the maximum statutory period we by within the set or extended period for reply will, by statute, eived by the Office later than three months after the mailing therm adjustment. See 37 CFR 1.704(b). | ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from to cause the application to become ABANDONED | l. ely filed the mailing date of this communication. D (35 U.S.C. § 133). | | |
| Status | | | | | |
| 2a)⊠ This 3)⊡ Since | onsive to communication(s) filed on <u>04 Octoors</u> action is FINAL . 2b) This this application is in condition for alloward in accordance with the practice under E | action is non-final. nce except for formal matters, pro | | | |
| Disposition of | Claims | | | | |
| 4a) O 5)☐ Clain 6)☑ Clain 7)☐ Clain 8)☐ Clain | n(s) 1-75 is/are pending in the application. If the above claim(s) is/are withdraven(s) is/are allowed. In(s) 1-75 is/are rejected. In(s) is/are objected to. In(s) are subject to restriction and/or | vn from consideration. | | | |
| Application Pa | | | | | |
| 10)□ The d Applic Repla | pecification is objected to by the Examine rawing(s) filed on is/are: a) acceptant may not request that any objection to the exament drawing sheet(s) including the correction at hor declaration is objected to by the Examination is objected to be a considered to be a con | epted or b) objected to by the Eddrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj | e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d). | | |
| Priority under | 35 U.S.C. § 119 | | | | |
| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. | | | | | |
| | ferences Cited (PTO-892) | 4) 🔲 Interview Summary | (PTO-413) | | |
| 3) Information | aftsperson's Patent Drawing Review (PTO-948) Disclosure Statement(s) (PTO-1449 or PTO/SB/08) /Mail Date | Paper No(s)/Mail Da 5) Notice of Informal P 6) Other: | ate atent Application (PTO-152) | | |

1. Claims 1-75 are subject to examination.

Response to Arguments

2. Applicant's arguments filed 10/04/2005 have been fully considered but they are

not persuasive for the following reasons:

Applicant's argument:

The user profile described by Kay includes "user age, or birth date, sex, place of

residence, athletic teams of interest, stock portfolio information etc." Each of these user

profile parameters describe information that is current to a user to enable the query

system to respond to; guery from the user with information related to the user profile.

However, the user profile of Kay does not teach having "at least one past geographic

location of interest to a user" as recited in Applicants' amended independent clams 1,

17, 33, and 49.

Examiner's response:

In col. 5, line 24-45, Kay explains "default" information as follows:

"For example, a user may issue a query "What is the weather in Sunnyvale?" The query

response server would process this query, determine the most likely "Sunnyvale" based

on available information about the user, and access a suitable Internet weather

resource to obtain the weather report for, e.g., Sunnyvale, Calif. In addition, the user's

profile can be dynamically updated with the location Sunnyvale. As a result, a default

location (if one was not already present) is available for use in subsequent location-

dependent queries where the user does not specify a location. For example, the user

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may subsequently issue the query "Are there any outdoor concerts today?". In order to accurately answer this question, the query response server 22 must know a general geographic location. In this embodiment, the system could use the most recently mentioned geographic location, Sunnyvale, as the location for the search.

It will be appreciated that <u>a large amount of default information can be</u> <u>provided in the user profile</u>, such as a user age, or birth date, sex, place of residence, athletic teams of interest, stock portfolio information, etc."

Also, as such Kay further teaches in col. 7, line 42-46, "A first type of query is what can be considered to be an <u>"answerable" query, in other words, this type of query can be answered without additional input from the user (although access to data in the user profile or another secondary source may be required)."</u>

Also, Kay teaches in col. 8, line 43-44," (20) Preferably, <u>answer patterns are</u> added as temporary query patterns and expire within a designated period of time."

Thus, Kay clearly teaches "at least one past geographic location of interest to a user".

Applicant's argument:

"However the user profile of Rosenfeld does not teach having "at least one past geographic location of interest of a user" as recited in Applicant's amended independent claims 1, 17, 33, and 49."

Examiner's response:

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Rosenfeld teaches in para. "[0104] With respect to a request which includes a query for general nowcasting weather parameters 64, one of two different processes occurs depending on the end-user request. If the request refers to real-time weather parameters the end user will receive real-time measurements of the weather parameter downloaded from a meteorological service network (where available). However, if the end-user 36 asks for a nowcast for weather parameters 10, 20 . . . 60 minutes later, then the requested parameters are extrapolated in time by according to the principles of

Thus Rosenfeld teaches "at least one past geographic location of interest of a user".

Applicant's argument:

applying a regional numerical model."

"Abo, however, does not teach or suggest "present and at least one past geographic locations of interest to a user," as now recited in the respective amended independent claim from which claims 3-4, 19-20, 35-36, 51-52 depend."

"Furtherer, the combination of Kay and Campbell does not teach or suggest "present and at least one past geographic locations of interest to a user".

Furtherer, the combination of Kay and Olivier fails to teach or suggest "present and at least one past geographic locations of interest to a user".

Examiner's response:

Please refer to above cited teachings of Kay and Rosenfeld.

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Claim Rejections - 35 USC §102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action'.

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an International application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

3. Claims 1, 2, 17, 1 8, 33, 34, 49, and 50 are rejected under 35 U.S.C. 102(e) as being anticipated by Kay et al. (US 6,430,602 B1, "Kay").

As per claim 49, Kay discloses a system comprising: a first machine 18 (Figs. 1, 2) coupled to a display device (col. 6, lines 6-7).,

a second machine 16, coupled to a machine-readable medium 24 (Fig. 2)*, and a network 14, coupled to the first machine and the second machine (Fig. 2), wherein the second machine (i) receives, through the network, a first set of information, based on a present and at least one past geographic location of interest to a user (col. 5, lines 8-1 1 and lines 24-26, query information used to construct profile', query information includes geographic information), (ii) assembles a geographic location profile of the user based on the first set of information (col. 5, lines 8-1 1), (iii) selects a second set of information based on the geographic location profile of the user (col. 5, lines 30-39), and (iv) sends, through the network, the second set of information to the first machine, wherein the first machine receives, through the network, the second set of information from the second machine

to display, through the display device, the second set of information to the user (col. 8, lines 13-15, col. 7, lines 55-56), and wherein the machine-readable medium stores the geographic location profile of the user and the second set of information (col. 5, lines 8-11).

As per claim 50, Kay discloses the system of claim 49, wherein the second set of information includes information on at least one of news, business, entertainment, sports, and people (col. 5, lines 25-36, weather or concert information).

As per claims 1 and 2, claims 1 and 2 are method claims reciting a process carried out by the system of claims 49 and 50. Claims 1 and 2 are rejected for the same reasons as claims 49 and 50.

As per claims 33 and 34, Claims 33 and 34 are product claims reciting the same subject matter as claims 49 and 50. Claims 33 and 34 are rejected for the same reasons as claims 49 and 50.

Claims 17 and 18 are rejected for the same reasons as claims 49 and 50.

4. Claims 1, 9, 10, 13-17, 25, 26, 29-33, 41, 42, 45-49, 57, 58, and 61-65 are rejected under 35 U.S.C. 102(e) as being anticipated by Rosenfeld et al. (US 2004/0043760 Al, "Rosenfeld").

As per claim 49, Rosenfeld discloses a system comprising:

a first machine, coupled to a display device (Paragraph 0018; user interface on a browser on a cellular phone); a second machine, coupled to a machine-readable (Fig. 1, item 30) medium; and a network, coupled to the first machine and the second machine (Paragraph 0018; now-cast server connected to end-user over Internet),

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wherein the second machine (i) receives, through the network, a first set of information, based on a present and at least one past geographic location of interest to a user (Paragraph 0101 and 0102; user information including location input by user), (ii) assembles a geographic location profile of the user based on the first set of information (Paragraph 0102; profile assembled), (iii) selects a second set of information based on the geographic location profile of the user, and (iv) sends, through the network, the second set of information to the first machine (Paragraph 0103; personalized information sent to user from nowcast server), wherein the first machine receives, through the network, the second set of information from the second machine to display (Paragraph 0105-0106; information sent to user for display), through the display device, the second set of information to the user, and wherein the machine-readable medium stores the geographic location profile of the user and the second set of information (col. 5, lines 8-11), and wherein the machine-readable medium stores the geographic location profile of the user and the second set of information (Paragraph 0093; nowcast server collocated with local client; - 0101; profile stored in local client; Paragraph 0096; storing of location specific information).

As per claim 57, Rosenfeld discloses the system of claim 49, wherein the present and at least one past geographic location of interest to the user includes at least one of the birthplace, hometown, high school, college, residence, and physical geographic location of at least one of (i) the user itself, and (ii) at least one of a friend, an acquaintance, a family member, a colleague, a customer and a competitor of the user (Fig. 1, user location; Fig. 2, item 112; family member location; Paragraphs 0102 and 0130).

As per claim 58, Rosenfeld discloses the system of claim 49, wherein the present and

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at least one past geographic location of interest to the user includes a geographic location nearby at least one of the birthplace, hometown, high school, college, residence, and physical geographic location of at least one of (i) the user itself, and (ii) at least one of a friend, an acquaintance, a family member, a colleague, a customer and a competitor of the user (Paragraph 0102; position within 30 minutes of current user location and location of children).

As per claim 61, Rosenfeld discloses the system of claim 49, wherein the first set of information includes information based on at least one of a present and a past geographic location of at least one of (i) the user itself, and (ii) at least one of a friend, an acquaintance, a family member, a colleague, a customer and a competitor of the user (Paragraph 0102; user's current location as determined by GPS; and current location of family member; Fig. 2).

As per claim 62, Rosenfeld discloses the system of claim 61, wherein the second machine is configured to receive the first set of information from the first machine, and wherein at least one of the first machine and the user itself of the first machine determines the present geographic location of the user (Paragraph 0102; location determined using GPS or cell locating technology or user can input location).

As per claim 63, Rosenfeld discloses the system of claim 61, wherein the second machine is configured to receive the first set of information from at least one of the first machine and a third machine, and wherein the second machine determines the present geographic location of the user (Paragraph 0096, 0102).

As per claim 64, Rosenfeld discloses the system of claim 63, wherein at least one of the first machine and the third machine includes at least one of a global positioning device and

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a telecommunication locating device (Paragraph 0102).

As per claim 65, Rosenfeld discloses the system of claim 49, wherein the first set of information includes information based on a geographic location nearby at least one of a present and a past geographic location of at least one of (i) the user itself, and (ii) at least one of a friend, an acquaintance, a family member, a colleague, a customer and a competitor of the user (Paragraph 0102; current location of user and a family member).

As per claims 1, 9, 10, 13, 14, 15, and 16, these claims are method claims reciting a process carried out by the system of claims 49, 57, 58, 61, 64, 62, and 65 respectively. Claims 1, 9, 10, 13, 14, 15, and 16 are rejected for the same reasons as claims 49, 57, 58, 61, 64, 62, and 65.

As per claims 33, 41, 42, 45, 46, 47, and 48, these claims are product claims reciting the same subject matter as claims 49, 57, 58, 61, 64, 62, and 65 respectively. Claims 33, 41, 42, 45, 46, 47, and 48 are rejected for the same reasons as claims 49, 57, 58, 61, 64, 62, and 65.

As per claim 17, Rosenfeld discloses an apparatus comprising: a processor 22 to receive a first set of information based on a present and at least one past geographic location (Fig. 1, Paragraph 0032), based on a geographic location of interest to a user; a transmitter to send, through a network (Paragraph 0032; network interface), the first set of information to assemble a geographic location profile of the user (Paragraph 0101-0102; profile assembled); a receiver to receive, through the network, a second set of information, based on the geographic location profile of the user (Paragraph 0103; personalized information sent to user from nowcast server); and a display device to display the second set of information to the user (Paragraph

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0105), wherein the transmitter, the receiver, and the display device are coupled to the processor (Fig. 1), and wherein the geographic location profile of the user is based on the first set of information (Paragraph 0102; profile assembled from first information sent by user).

As per claims 25, 26, 29, 30, 31 and 32, these claims are rejected for the same reasons as claims 57, 58, 61, 64, 62, and 65 respectively.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made:

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

5. Claims 3, 4, 19, 20, 35, 36, 51, and 52 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kay et al. (US 6,430,602 B1, "Kay") in view of Abo et al. (US 5,948,041, "Abo").

As per claim 51, Kay teaches the system substantially as recited in claim 49, but fails to explicitly teach wherein the second machine is configured to: determine a geographic

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location based on the second set of information, append the geographic location to the

second set of information, and compare (i) the geographic location profile of the user and (ii)

the geographic location appended to the second set of information to select the second set of

information.

Abo teaches determining a geographic location based on the second set of information,

append the geographic location to the second set of information (col. 3, lines 49-57), and

compare (i) the geographic location profile of the user and (ii) the geographic location

appended to the second set of information to select the second set of information (col. 3, line

59-col. 4 line 8).

It would have been obvious to one of ordinary skill in this art at the time the invention was

made to combine the teaching of Kay and Abo because they both deal with retrieving of

information based on a geographic profile of the user. Furthermore, the teaching of Abo to

append the geographic location to the second set of information and to compare the

geographic profile of the user to the appended geographic location to select the second set

of information would increase the efficiency of providing relevant information from the user by

selecting data associated with an optimal location automatically (col. 1, lines 61-66).

As per claim 52, Kay does not teach wherein the geographic location appended to

the second set of information is used to correlate the second set of information with at

least one geographic location.

Abo teaches wherein the geographic location appended to the second set of

information is used to correlate the second set of information with at least one

geographic location (Fig. 5, col. 3, lines 15-21 and 59-67).

It would have been obvious to one of ordinary skill in this art at the time the

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invention was made to combine the teaching of Kay and Abo because they both deal with retrieving of information based on a geographic profile of the user. Furthermore, the teaching of Abo to correlate the second set of information with at least one geographic location would increase the efficiency of providing relevant information from the user by selecting data associated with an optimal location automatically (col. 1, lines 61-66).

As per claims 3 and 4, claims 3 and 4 are method claims reciting a process carried out by the system of claims 51 and 52 respectively. Claims 35 and 36 are rejected for the same reasons as claims 51 and 52.

As per claims 35 and 36, Claims 35 and 36 are product claims reciting the same subject matter as claims 51 and 52 respectively. Claims 35 and 36 are rejected for the same reasons as claims 51 and 52.

Claims 19 and 20 are rejected for the same reasons as claims 51 and 52.

6. Claims 5-8, 21-24, 37-40, and 53-56 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kay et al. (US 6,430,602 B1, "Kay") in view Campbell (US 2004/0133799 AI).

As per claim 53, Kay teaches the system substantially as recited in claim 49, but fails to explicitly teach wherein the second machine is configured to receive, through the network, a third set of information from the first machine, and wherein the third set of information is based on the second set of information sent to the first machine.

Campbell teaches wherein the second machine is configured to receive, through the network, a third set of information from the first machine (Paragraph 0049, 0050 user at

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first machine transmits request to expand or refine search based on second set of information), and wherein the third set of information is based on the second set of information sent to the first machine (Paragraph 0051, search expanded to neighboring geographic areas).

It would have been obvious to one of ordinary skill in this art at the time the invention was made to combine the teaching of Kay and Campbell because they both deal with retrieving and displaying data based on a geographic location from the requester. Furthermore, the teaching of Campbell to transmit third information based on the second information increases the efficacy of the user search for geographic information by expanding the search to nearby regions when the current search was not fruitful (Campbell 0052).

As per claim 54, Kay does not explicitly teach wherein the machine-readable medium is configured to store a fourth set of information, and wherein the second machine, coupled to the machine-readable medium, is configured to (i) select the fourth set of information based on the third set of information (Paragraph 0051 additional information selected based. on request to expand search), and (ii) to send, through the network, the fourth set of information to the first machine (Paragraphs 0051-0052: results of expanded search transmitted to requester).

It would have been obvious to one of ordinary skill in this art at the time the invention was made to combine the teaching of Kay and Campbell because they both deal with retrieving and displaying data based on a geographic location from the requester. Furthermore, the teaching of Campbell to store fourth information and to select the

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fourth information based on third information increases the efficacy of the user search

for geographic information by expanding the search to nearby regions when the

current search was not fruitful (Campbell 0052).

As per claim 55, Kay fails to explicitly teach wherein the second set of information sent to the

first machine includes a link for the user to select the fourth set of information.

Campbell teaches the second set of information sent to the first machine includes a link for

the user to select the fourth set of information (Paragraph 0048, user link provided to narrow

search to a desired area by selecting a particular geographic area).

It would have been obvious to one of ordinary skill in this art at the time the invention was

made to combine the teaching of Kay and Campbell because they both deal with retrieving

and displaying data based on a geographic location from the requester. Furthermore, the

teaching of Campbell to include a link to select the fourth information based on third

information increases the efficacy of the user search for geographic information by expanding

the search to nearby regions when the current search was not fruitful (Campbell 0052). As

per claim 56, Kay teaches wherein the fourth set of information includes information on at

least one of news, business, entertainment, sports, and people (col. 5, lines 25-36; weather or

concert information).

As per claims 5, 6, 7, and 8, these claims are method claims reciting a process carried out

by the system of claims 53, 54, 55, and 56 respectively. Claims 5, 6, 7, and 8 are rejected for

the same reasons as claims 53, 54, 55, and 56.

As per claims 37, 38, 39, and 40, these claims are product claims reciting the same

subject matter as claims 53, 54, 55, and 56 respectively. Claims 37, 38, 39, and 40

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are rejected for the same reasons as claims 53, 54, 55, and 56.

Claims 21, 22, 23, and 24 are rejected for the same reasons as claims 53, 54, 55, and 56.

7. Claims 11, 12, 27, 28, 43, 44, 59, and 60 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rosenfeld et al. (US 2004/0043760 Al, "Rosenfeld") in view Campbell (US 2004/0133799 Al).

As per claim 59, Rosenfeld teaches the system substantially as recited in claim 49, including specifying the geographic location of the user and at a family member (Fig. 1, user location; Fig. 2, item 112; family member location; Paragraphs 0102 and 0130) but fails to explicitly teach wherein the geographic locations include a zip code.

Campbell teaches specifying geographic locations by using zip codes.

It would have been obvious to one of ordinary skill in this art at the time the invention was made to combine the teaching of Rosenfeld and Campbell because they both deal with retrieving and displaying data based on a geographic location from the requester. Furthermore, the teaching of Campbell to specify a geographic location using zip codes increases the efficiency of a geographic search by specific a search region using a compact notation (See Campbell, Paragraphs 0012).

As per claim 60, Rosenfeld teaches the system substantially as recited in claim 49, including where the geographic location of interest is a geographic location nearby a location of the user and a family member (Paragraph 0102; position within 30 minutes of current user location and location of children), but fails to explicitly teach wherein the geographic locations include a zip code.

Campbell teaches specifying geographic locations by using zip codes.

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It would have been obvious to one of ordinary skill in this art at the time the invention was made to combine the teaching of Rosenfeld and Campbell because they both deal with retrieving and displaying data based on a geographic location from the requester. Furthermore, the teaching of Campbell to specify a geographic location using zip codes increases the efficiency of a geographic search by specific a search region using a compact notation (See Campbell, Paragraphs 0012).

As per claims 11 and 12, claims 11 and 12 are method claims reciting a process carried out by the system of claims 59 and 60 respectively. Claims 11 and 12 are rejected for the same reasons as claims 59 and 60.

As per claims 43 and 44, Claims 43 and 44 are product claims reciting the same subject matter as claims 59 and 60 respectively. Claims 43 and 44 are rejected for the same reasons as claims 59 and 60.

Claims 27 and 28 are rejected for the same reasons as claims 59 and 60.

8. Claims 66 and 67 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kay et al. (US 6,430,602 B1, "Kay") in view of Olivier (US 6,480,885 B1).

As per claim 66, Kay teaches the system substantially as recited in claim 49, but fails to explicitly teach wherein the machine-readable medium is configured to store a third set of information, and wherein the second machine is configured to select the third set of information based on at least one of (i) the first set of information, (ii) the geographic location profile of the user, and (iii) the second set of information, and to send, through the network, the third set of information to a third machine.

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col. 6. lines 42-54).

Olivier teaches wherein the machine-readable medium is configured to store a third set of information (col. 6, lines 34-40; third information is message from a profiled user), and wherein the second machine is configured to select the third set of information based on at least one of (i) the first set of information, (ii) the geographic location profile of the user, and (iii) the second set of information, and to send, through the network, the third set of information to a third machine (geographic profile from user is matched against profiles of other user generating second information. If a match is found third information is sent to a matching user;

It would have been obvious to one of ordinary skill in this art at the time the invention was made to combine the teaching of Kay and Olivier because they both deal with obtaining information based on a geographic profile. Furthermore, the teaching of Olivier to store a third set of information and to communicate it based on the first information or the geographic profiles of the user would allow users to interact based on common geographic interests thus facilitating finding and communicating with parties having shared concerns (col. 4, lines 1-6).

As per claim 67, Kay fails to explicitly teach wherein the third set of information identifies the first mentioned user of the first machine to a second user of the third machine.

Olivier teaches wherein the third set of information identifies the first mentioned user of the first machine to a second user of the third machine (col. 14, lines 29-34).

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It would have been obvious to one of ordinary skill in this art at the time the invention was made to combine the teaching of Kay and Olivier because they both deal with obtaining information based on a geographic profile. Furthermore, the teaching of Olivier to provide third information identifying the user of the first machine to a second user on a third machine would allow users to interact based on common geographic interests thus facilitating finding and communicating with parties having shared concerns (col. 4, lines 1-6).

9. Claims 68-75 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kay et al. (US 6,430,602 B1, "Kay") in view of Desai et al. (hereinafter Desai) (US 2005/0192008).

As per claims 68 and 69, keeping in the teachings of Kay as stated above, Kay fails to teach wherein the at least one past geographic location of interest to a user includes locations that the user used to live. And at least one school that the user used to attended.

Desai teaches these elements in para.[0182).

It would have been obvious to one of ordinary skill in this art at the time the invention was made to combine the teaching of Kay and Desai because they both deal with obtaining information based on a personal profile. Furthermore, the teaching of Desai allows the user's network usage including places visited, pages read, items purchased online, etc. This data, along with the other profile data, is valuable to both the registered user and vendors who may wish to direct advertisements or product offers to the registered user.

As per claims 70, 71, 72,73,74 and 75, reciting the same subject matter as claims 68

and 69. Claims 70, 71, 72,73,74 and 75 are rejected for the same reasons as claims 68 and 69.

Conclusion

Examiner's note: Examiner has cited particular columns and line numbers in the references as applied to the claims above for the convenience of the applicant. Although the specified citations are representative of the teachings of the art and are applied to the specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested from the applicant in preparing responses, to fully consider the references in entirety as potentially teaching all or part of the claimed invention, as well as the context of the passage as taught by the prior art or disclosed by the Examiner.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ashok B. Patel whose telephone number is (571) 272-3972. The examiner can normally be reached on 8:00am-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John A. Follansbee can be reached on (571) 272-3964. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Abp

JOHN FOLLANSBEE SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100